

FEDERAL COMMUNICATIONS COMMISSION
Washington, D. C. 20554

AUG 14 1993

OFFICE OF
MANAGING DIRECTOR

Mr. M. Scott Morris
c/o Land Rush Communications
Route 3, Box 16
Arkansas City, Kansas 67005

93-1251

Re: Land Rush Communications
New FM Station
Arkansas City, Kansas
Fee Control # 9211278170404001

Dear Mr. Morris:

This is in response to your request for refund of the fee submitted in the above-referenced matter.

Your request is granted. We have reviewed the facts surrounding your filing and have concluded that a refund is warranted pursuant to Section 1.1111 of the Commission's rules. 47 C.F.R. §1.1111. The subsection checked below is specifically applicable to your request.

- _____ No fee is required for the above referenced submission (§1.1111(a)(1)).
- _____ An insufficient fee has been submitted with the application/filing (§1.1111(a)(2)).
- _____ The applicant cannot fulfill the prescribed age requirement (§1.1111(a)(4)).
- _____ The Commission has adopted a new rule that has nullified the application after its acceptance for filing (§1.1111(a)(4)).
- _____ A new law or treaty has rendered useless a grant or other positive disposition of the application (§1.1111(a)(4)).
- _____ The application was not timely filed in accordance with the filing window as established by the Commission (§1.1111(a)(6)).
- _____ In the case of a broadcast applicant, the application was granted without being designated for hearing (§1.1111(b)(1)).

- _____ In the case of a broadcast applicant, the application was dismissed prior to designation for hearing or in the order designating the case for hearing (§1.1111(b)(2)).
- _____ In the case of a broadcast applicant, the application was dismissed for failure to file a Notice of Appearance (§1.1111(b)(2)).
- _____ In the case of a broadcast applicant, the applicant was the only applicant in the proceeding to file a Notice of Appearance and the application was immediately grantable (§1.1111(b)(3)).
- _____ In the case of a broadcast applicant, the applicant was the only applicant in the proceeding who filed a Notice of Appearance and the application was immediately grantable upon deletion of a matter(s) specified in the designation order and requiring resolution (§1.1111(b)).
- X In the case of a broadcast applicant, a settlement agreement filed with the presiding judge by the Notice of Appearance deadline provided for the dismissal of all but the above-referenced application, and the application was immediately grantable (§1.1111(b)(4)).
- _____ In the case of a broadcast applicant, a settlement agreement filed with the presiding judge by the Notice of Appearance deadline provided for dismissal of all but the above-referenced application and the application was immediately grantable upon deletion of a matter(s) specified in the designation order and requiring resolution (§1.1111(b)(4)).

A check, made payable to the maker of the original check and drawn in the amount of \$6,760, will be sent to you at the earliest practicable time. If you have any questions concerning this refund, please contact the Chief, Fee Section at (202) 632-0241.

Sincerely,

Marilyn J. McDermett

Marilyn J. McDermett
Associate Managing Director
for Operations

Holly

Not 6/21/93
① Data-record
② FMD-action

Land Rush Communications

Rt. 3, Box 16
Arkansas City, Kansas 67005

June 18, 1992

Federal Communications Commission
Office Of The Managing Director
1919 M Street, N.W., Room 848
Washington, DC 20554

424271774001
93-125

Re: Refund of Hearing Fee
Paid by Scott Morris for Land Rush Communications
FCC File No. BPH-910705MK
Arkansas City, Kansas

To Whom This Concerns:

I am witting to request refund of the Hearing Fee of \$6760.00 paid by Scott Morris, General Partner, for Land Rush Communications (LRC). The hearing fee was paid on November 24, 1992, as required by letter dated October 26, 1992 (1800B3-TG). Enclosed is a copy of the canceled check (No. 784, dated 11/20/92).

LRC entered into a settlement agreement, with Robert V. Clark (FCC File No. BPH-910708MD), to voluntarily dismiss the LRC application. This agreement was entered into and received by Judge Walter C. Miller prior to the deadline to declare Notice Of Appearance.

Since the settlement agreement made it unnecessary for a comparative hearing, I ask that you please refund the fee of \$6760.00. A refund check should be made payable to Scott Morris and sent to the address below.

SCOTT MORRIS
LAND RUSH COMMUNICATIONS
RT 3 BOX 16
ARKANSAS CITY KS 67006

Thank you for your prompt attention to this request. If you should have any questions please call me at 316-442-8038.

Sincerely,



M. Scott Morris

Handwritten initials or mark

SCOTT OR KATHY K. MORRIS
LIC. N2A0P1 B1B6U3
RT. 3, BOX 16 PH. 442-8038
ARKANSAS CITY, KS 67005

784

11/20 19 92

83-99/1011

PAY TO THE
ORDER OF

FEDERAL COMMUNICATIONS COMMISSION \$ 6760⁰⁰

SIX THOUSAND SEVEN HUNDRED SIXTY / 100 DOLLARS



the Union State Bank
ARKANSAS CITY, KANSAS 67005

MEMO ~~MEMO~~ FEE (BPH-910705MK)

101011009931 469

0000676000

NOV 27 1992 0358170 8170404 00P 10
1010-0004-8

04702

11/27/92

UNION

NC 29 STATE BANK
ARKANSAS CITY, KS

04300010110093

ORIGINATOR OF
CHECKS
WHICH ARE
OF NO VALUE
UNLESS
MELLON BANK, BANC-PA, PA.

662120799

11/27/92